

**UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF PENNSYLVANIA**

IN RE: Yoan Henriquez, : Chapter 11
: :
: Debtor. : **Bky. No. 20-12166 (PMM)**

ORDER TO SHOW CAUSE

AND NOW, upon consideration of the Application of Debtor to Employ Saxton & Stump (“Proposed Counsel”) as Counsel to the Debtor *Nunc Pro Tunc* to April 1, 2021 (doc. # 65, the “Application”);

AND this case having been filed under chapter 13 on April 30, 2020;

AND following the withdrawal of two (2) prior counsel, on May 5, 2021, Proposed Counsel having entered an appearance as counsel to the Debtor in his chapter 13 case, see doc. #'s 40,42;

AND, upon Motion by the Debtor, this case having been converted to chapter 11, subchapter V, on June 24, 2021, see doc. #56;

AND the Application having been filed on July 6, 2021;

AND review of the Application and docket revealing that the Application seeks *nunc pro tunc* appointment of counsel to April 1, 2021,¹ without providing any legal, equitable, or logical basis for such relief, see Roman Cath. Archdiocese of San Juan, Puerto Rico v. Acevedo Feliciano, 140 S.Ct. 696 (2020);

¹ However, the proposed Order submitted with the Application does not provide for *nunc pro tunc* relief.

It is, therefore, hereby **ORDERED**, that Debtor's Proposed Counsel **SHALL APPEAR** for a hearing on **Tuesday, August 10, 2021 at 11:00 a.m.** and **show cause** why the Application should not be denied. The hearing will be telephonic; dial- in instructions are available on the court's website.



Date: July 28, 2021

PATRICIA M. MAYER
U.S. BANKRUPTCY JUDGE